

BROMBERG LAW OFFICE, P.C.

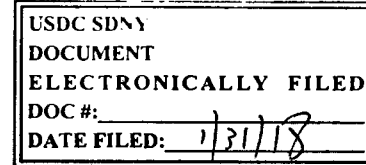
Brian L. Bromberg (Admitted in NY, NJ & CA)

26 Broadway, 21st Floor
New York, NY 10004
Phone: (212) 248-7906
Fax: (212) 248-7908

January 30, 2018

Via ECF

Honorable Paul G. Gardephe, U.S.D.J.
Southern District of New York
500 Pearl Street
New York, NY 10007



Re: *Godson v. Eltmann, Eltmann & Cooper, P.C., et al.*, Case No. 17-mc-434
Request to Withdraw Motion for Contempt Without Prejudice

Dear Judge Gardephe:

My office, together with co-counsel, represents the plaintiff-movant, Christopher Godson, in the above-referenced matter.

I am writing to request that Your Honor mark the matter withdrawn without prejudice, because the underlying case in the Western District of New York (Buffalo) has settled and the parties are drawing up the class settlement documents. Moreover, the respondents here, PKF O'Connor Davies, LLP, have agreed to appear for deposition in the event the settlement in Buffalo falls apart and is not consummated.

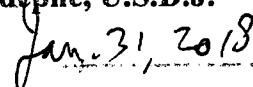
Respectfully,

SO ORDERED:

A handwritten signature in black ink that appears to read "Paul G. Gardephe".

Paul G. Gardephe, U.S.D.J.

Dated:

A handwritten date in black ink that reads "Jan. 31, 2018".

Brian L. Bromberg

cc: Rebecca R. Gelozin, Esq. (Via Email: Rebecca.Gelozin@wilsonelser.com)
Thomas R. Manisero, Esq. (Via Email: Thomas.Manisero@wilsonelser.com)
Concepcion A. Montoya, Esq. (Via Email: cmontoya@hinshawlaw.com)
Nabil G. Foster, Esq. (Via Email: nfoster@hinshawlaw.com)
Khardeen I. Shillingford, Esq. (Via Email: kshilligford@hinshawlaw.com)
Pushpa L. Piyatissa, Esq. (Via Email: ppiyatissa@eltmanlaw.com)
Jonathan R. Miller, Esq. (Via Email: jmiller@salemcommunitylaw.com)
Kenneth R. Hiller, Esq. (Via Email: khiller@kennethhillier.com)
Seth J. Andrews, Esq. (Via Email: sandrews@kennethhillier.com)